IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: REAL VEBA TRUST : CIVIL ACTION NO. 14-1484-----: IN RE: KORESKO LAW NO. 14-1485 FIRM, P.C. ----: IN RE: SINGLE EMPLOYER NO. 14-1486 WELFARE BENEFIT PLAN TRUST IN RE: PENN-MONT BENEFIT SERVICES, INC. NO. 14-1487----: IN RE: KORESKO & ASSOCIATES, P.C. NO. 14-1488 -----: IN RE: PENN PUBLIC TRUST NO. 14-1489

ORDER

AND NOW, this 23rd day of April, 2015, upon consideration of the Statement of the United States Trustee (Docket No. 34 in No. 14-1484), submitted in response to the Court's Order that parties in interest submit their views on how the above-captioned matters should proceed, including whether they should be dismissed (Docket No. 33 in No. 14-1484), IT IS HEREBY ORDERED that, for the reasons stated in a memorandum of law bearing today's date, these cases are DISMISSED with PREJUDICE and that petitions may not be refiled in any other court unless and until the Pennsylvania Debtors¹ obtain approval and authority from this Court and, in the event that the

 $^{^{\}mbox{\scriptsize 1}}$ "Pennsylvania Debtors" collectively refers to the debtors in the above-captioned cases.

Pennsylvania Debtors do file, the automatic stay pursuant to 11 U.S.C. § 362(b)(4) is ineffective until this Court rules otherwise.

IT IS FURTHER ORDERED that Koresko & Associates, P.C., Koresko Law Firm, Penn Public Trust, and Penn-Mont Benefit Services, Inc., are each liable to the U.S. Trustee for \$325.00. If the U.S. Trustee believes that the debtors are required to pay more, it must file a brief to the Court explaining with sufficient specificity why any higher fees are mandatory.

BY THE COURT:

/s/ Mary A. McLaughlin MARY A. McLAUGHLIN, J.